

ESTTA Tracking number: **ESTTA565409**

Filing date: **10/16/2013**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91204259
Party	Plaintiff Valhalla Motion Pictures, Inc.
Correspondence Address	MICHAEL K GRACE GRACE GRACE LLP 790 E COLORADO BLVD, SUITE 797 PASADENA, CA 91101 UNITED STATES mgrace@gracelaw.com
Submission	Stipulated/Consent Motion to Extend
Filer's Name	Pamela Deitchle
Filer's e-mail	pdeitchle@gracelaw.com, mgrace@gracelaw.com, claudia@gracelaw.com
Signature	/s/ Pamela D. Deitchle
Date	10/16/2013
Attachments	20131016 Stipulation-Executed.pdf(431446 bytes)

**We IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

In Re: Serial Nos. 77/948,333; 77/948,895, 85/310,089

Applicant's Mark: VALHALLA GAME STUDIOS; VALHALLA GAME STUDIOS and Design;

Applicant's Mark in Child Case: VALHALLA ENTERTAINMENT

VALHALLA MOTION PICTURES, INC.,

Opposer,

v.

Opposition No. 91204259 (parent case)

Opposition No. 91206662 (child case)

VALHALLA GAME STUDIOS CO. LTD.,

Applicant;

AND RELATED OPPOSITION.

STIPULATION TO EXTEND TESTIMONY PERIODS

Pursuant to Federal Rule of Civil Procedure 42(a) and Trademark Trial and Appeal Board Manual of Procedure ("TMBP") § 701(d), the parties, through their undersigned counsel of record, hereby stipulate to an order extending the trial testimony periods as follows:

30-day testimony period for VMP as plaintiff in the parent case to close	December 13, 2013
--	-------------------

VGS's pretrial disclosures due	December 26, 2013
--------------------------------	-------------------

30-day testimony period for VGS as defendant in the parent case and as plaintiff in the child case to close	February 11, 2014
---	-------------------

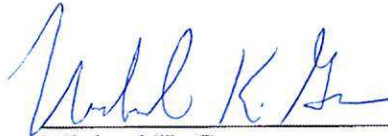
VMP's disclosures and its rebuttal disclosures as plaintiff in the parent case due	February 26, 2014
--	-------------------

30-day testimony period for VMP in the child case and its rebuttal testimony as plaintiff in the parent case to close	April 14, 2014
---	----------------

Opposition Nos. 91204259 and 91206662

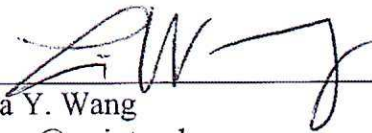
VGS's rebuttal disclosures due	April 28, 2014
15-day rebuttal period for VGS as plaintiff in the child case to close	June 2, 2014
Brief for VMP in the parent case due	August 1, 2014
Brief for VGS as defendant in the parent case and its reply brief, if any, as plaintiff in the child case due	August 31, 2014
Brief for VMP as defendant in the child case and its reply brief, if any, as plaintiff in the parent case due	September 30, 2014
Reply brief, if any, for VGS as plaintiff in the child case due	October 15, 2014

Respectfully submitted,



Dated: October 15, 2013

Michael K. Grace
mgrace@gracelaw.com
Grace+Grace LLP
790 E. Colorado Blvd., Suite 797
Pasadena, CA 91101
Telephone: 626.696.1555
Attorneys for Valhalla Motion Pictures, Inc.




Dated: October 15, 2013

Lisa Y. Wang
lwang@weintraub.com
weintraub tobin chediak coleman grodin
9665 Wilshire Blvd., 9th Floor
Beverly Hills, CA 90212
Telephone: 310.858.7888
Attorneys for Valhalla Game Studios Co., Ltd.

CERTIFICATE OF SERVICE

I hereby certify that on October 16, 2013, I served a true and complete copy of the foregoing STIPULATION TO EXTEND TESTIMONY PERIODS by first class mail, postage prepaid, to the address below:

Lisa Y. Wang
Weintraub Tobin Chediak Coleman Grodin
9665 Wilshire Blvd., Ninth Floor
Beverly Hills, CA 90212



Claudia Cortes